UNITED STATES DISTRICT COURT

Northern District of Illinois

UNITED STATES OF AMERICA	AMENDED	JUDGMENT IN A CRIMINAL CASE
v. MARQUELL DAVIS	Case Number:	1:24-CR-00503(1)
WING CLUB DIVIS		` ^
Date of Original Judgment: 9/30/2025	USM Number:	44073-511
(Or Date of Last Amended Judgment)	Vadim A. Glozn Defendant's Att	
Reason for Amendment:		,
Correction of Sentence on Remand (18 U.S.C. 3742(f)(1) and (2))		of Supervision Conditions (18 U.S.C. §§ 3563(c) or
Reduction of Sentence for Changed Circumstances (Fed. R. Crim. P. 35(b))	3583(e)) Modification	of Imposed Term of Imprisonment for Extraordinary
Correction of Sentence by Sentencing Court (Fed. R. Crim. P. 35(a))		ing Reasons (18 U.S.C. § 3582(c)(1))
☐ Correction of Sentence for Clerical Mistake (Fed. R. Crim. P. 36)		of Imposed Term of Imprisonment for Retroactive s) to the Sentencing Guidelines (18 U.S.C. §
		n to District Court Pursuant 28 U.S.C. § 2255
		S.C. § 3559(c)(7)
	☐ Modification	of Restitution Order (18 U.S.C. § 3664)
THE DEFENDANT:		
pleaded guilty to count(s) two (2), three (3), and four (4) of the in		
pleaded nolo contendere to count(s) which was accepted by	y the court.	
\square was found guilty on count(s) after a plea of not guilty.		
The defendant is adjudicated guilty of these offenses:		
Title & Section / Nature of Offense		Offense Ended Count
18 U.S.C. §2119 Motor Vehicle Theft - Carjacking 18 U.S.C. §924(c)(1)(A) Use, Carry, and Brandish Firearm During a Crime o	f Violence	11/03/2022 2 11/03/2022 3
18 U.S.C. §2119 Motor Vehicle Theft - Carjacking		11/03/2022 4
The defendant is sentenced as provided in pages 2 through 6 of t Reform Act of 1984. Other than the amendments or modifications s stand. (See attachments)		sentence is imposed pursuant to the Sentencing ment, the judgment previously entered shall
☐ The defendant has been found not guilty on count(s)		
\boxtimes Count one (1) of the indictment is dismissed on the motion of the	United States.	
It is ordered that the defendant must notify the United States a residence, or mailing address until all fines, restitution, costs, and specipay restitution, the defendant must notify the court and United States a	ial assessments imp	posed by this judgment are fully paid. If ordered
	October	7 2025

Matthew F. Kennelly , United States District Judge Name and Title of Judge

10-8-2021

Signature of Judge

Date

Case: 1:24-cr-00503 Document #: 210 Filed: 10/08/25 Page 2 of 12 PageID #:3214 (Note: Identify Changes with Asterisks (*)) $Sheet\ 2-\underline{Imprisonment}$ Judgment – Page 2 of 6

DEFENDANT: MARQUELL DAVIS CASE NUMBER: 1:24-CR-00503(1)

IMPRISONMENT

*The defendant is hereby committed to the custody of the Federal Bureau of Prisons to be imprisoned for a total term of: Sixty (60) months as to counts two (2) and four (4) of the indictment. The terms are to run concurrently with each other. Eighty-four (84) months as to count three (3) of the indictment. Count three (3) is to run consecutively with counts two (2) and four (4) of the indictment. The Court imposed the term of imprisonment with the understanding that the defendant will be given time-served credit for all the time he served in custody in state court on case nos. 23 CR 538501, 23 CR 0539001, and 23 CR 0538701.

\boxtimes	The co	urt make	s the follo	wing recommer	ndations to the Bu	eau of Pris	ons: The Court recommends that the defendant be designated
to	an institı	ition who	ere he can j	participate in th	e residential drug	and alcohol	program at an appropriate point during his incarceration. The
Co	ourt also	recomme	ends that th	ie defendant be	designated to an in	nstitution as	s close to Chicago as possible due to the defendant's family
res	siding in	the area.	Any costs	of imprisonmen	nt are waived due	to the defer	ndant's inability to pay.
\boxtimes	The de	fendant	is remande	d to the custody	of the United Sta	tes Marshal	l.
	The de	efendant	shall surrer	nder to the Unit	ed States Marshal	for this dist	rict:
		at	on				
	□ as	notified	by the Uni	ited States Mars	shal.		
	□ Tł	ne defend	lant shall s	urrender for ser	vice of sentence a	t the institu	tion designated by the Bureau of Prisons:
		before	2:00 pm o	on			
	П	as not	ified by the	e United States I	Marshal		
			·			201	
		as noti	fied by the	Probation or P	retrial Services Of	fice.	
					RE	TURN	
						10111	
have (executed	this inde	oment as fo	ollows:			
nave	checatea	tins judg	,iiiciii us ic	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
Defend udgme		rered on .		to		at	, with a certified copy of this
augiii							
							UNITED STATES MARSHAL
						Ву	
							DEPUTY UNITED STATES MARSHAL

Case: 1:24-cr-00503 Document #: 210 Filed: 10/08/25 Page 3 of 12 PageID #:3215

[IND 245C (Rev. 03/12/2020) Amended Judgment in a Criminal Case (Note: Identify Changes with Asterisks (*))

ILND 245C (Rev. 03/12/2020) Amended Judgment in a Criminal Case

(Note: Identify Changes with Asterisks (*))
Sheet 3 – Supervised Release

Judgment – Page 3 of 6

DEFENDANT: MARQUELL DAVIS CASE NUMBER: 1:24-CR-00503(1)

MANDATORY CONDITIONS OF SUPERVISED RELEASE PURSUANT TO 18 U.S.C § 3583(d)

Upon release from imprisonment, you shall be on supervised release for a term of:

Three (3) years as to counts two (2), three (3), and four (4) of the indictment. Any costs of supervised release are waived due to the defendant's inability to pay. The terms of supervised release are to run concurrently with one another.

The court imposes those conditions identified below:

During the period of supervised release:

- 1. The defendant shall not commit another Federal, State, or local crime.
- 2. The defendant shall not unlawfully possess a controlled substance.
- 3. The defendant shall cooperate in the collection of a DNA sample if the collection of such a sample is required by law.
- 4. The defendant shall refrain from any unlawful use of a controlled substance AND submit to one drug test within 15 days of release on supervised release and at least two periodic tests thereafter, up to 104 periodic tests for use of a controlled substance during each year of supervised release. [This mandatory condition may be ameliorated or suspended by the court for any defendant if reliable sentencing information indicates a low risk of future substance abuse by the defendant.]

DISCRETIONARY CONDITIONS OF SUPERVISED RELEASE PURSUANT TO 18 U.S.C § 3563(b) AND 18 U.S.C § 3583(d)

Discretionary Conditions — The court orders that you abide by the following conditions during the term of supervised release because such conditions are reasonably related to the factors set forth in § 3553(a)(1) and (a)(2)(B), (C), and (D); such conditions involve only such deprivations of liberty or property as are reasonably necessary for the purposes indicated in § 3553 (a)(2) (B), (C), and (D); and such conditions are consistent with any pertinent policy statement issued by the Sentencing Commission pursuant to 28 U.S.C. 994a.

The court imposes those conditions identified below:

During the period of supervised release:

- 1. The defendant shall seek, or work conscientiously at, lawful employment or, if he is not gainfully employed, the defendant shall pursue conscientiously a course of study or vocational training that will equip him for employment.
- 2. The defendant shall not knowingly meet or communicate with any person whom he knows to be engaged, or planning to be engaged, in criminal activity and shall not: knowingly meet or communicate with the following persons: Edmund Singleton and Ramone Bradley.
- 3. The defendant shall refrain from excessive use of alcohol (defined as having a blood alcohol concentration greater than 0.08%; or \square), and from any use of a narcotic drug or other controlled substance, as defined in §102 of the Controlled Substances Act (21 U.S.C. §802), without a prescription by a licensed medical practitioner.
- 4. The defendant shall not possess a firearm, destructive device, or other dangerous weapon.
- 5. The defendant shall participate, at the direction of a probation officer, in a substance abuse treatment program, which may include urine testing up to a maximum of 104 tests per year.
- 6. The defendant shall participate, at the direction of a probation officer, in a mental health treatment program, and shall take any medications prescribed by the mental health treatment provider.
- 7. The defendant shall not knowingly leave from the federal judicial district where he is being supervised, unless granted permission to leave by the court or a probation officer. The geographic area of the Northern District of Illinois currently consists of the Illinois counties of Cook, DuPage, Grundy, Kane, Kendall, Lake, LaSalle, Will, Boone, Carroll, DeKalb, Jo Daviess, Lee, McHenry, Ogle, Stephenson, Whiteside, and Winnebago.

Case: 1:24-cr-00503 Document #: 210 Filed: 10/08/25 Page 4 of 12 PageID #:3216
[IND 245C (Rev. 03/12/2020) Amended Judgment in a Criminal Case (Note: Identify Changes with Asterisks (*))

ILND 245C (Rev. 03/12/2020) Amended Judgment in a Criminal Case

(Note: Identify Changes with Asterisks (*))
Sheet 4 – Supervised Release

Judgment – Page 4 of 6

DEFENDANT: MARQUELL DAVIS CASE NUMBER: 1:24-CR-00503(1)

- 8. The defendant shall report to the probation office in the federal judicial district to which you are released within 72 hours of his release from imprisonment. The defendant shall thereafter report to the probation officer at reasonable times as directed by the court or a probation officer.
- 9. The defendant will permit a probation officer to visit him at any reasonable time at home or any location that the probation officer may enter by right or consent and will permit confiscation of contraband in plain view.
- 10. The defendant shall notify a probation officer within 72 hours, after becoming aware of any change in residence, employer, or workplace and, absent constitutional or other legal privilege, answer inquiries by a probation officer. The defendant shall answer truthfully any inquiries by a probation officer, subject to any constitutional or other legal privilege.
- *11. The defendant shall notify a probation officer within 72 hours if after being arrested, charged with a crime, or questioned by a law enforcement officer.
- 12. The defendant shall satisfy such other special conditions as ordered below.

SPECIAL CONDITIONS OF SUPERVISED RELEASE PURSUANT TO 18 U.S.C. 3563(b)(22) and 3583(d)

The court imposes those conditions identified by checkmarks below:

During the term of supervised release:

- 1. The defendant shall, if unemployed after the first 60 days of supervision, or if unemployed for 60 days after termination or lay-off from employment, perform at least 10 hours of community service per week at the direction of the U.S. Probation Office until gainfully employed. The amount of community service shall not exceed 200 hours.
- 2. The defendant shall pay to the Clerk of the Court any financial obligation ordered herein that remains unpaid at the commencement of the term of supervised release, at a rate of not less than 10% of the total of his gross earnings minus federal and state income tax withholdings.
- 3. The defendant shall not enter into any agreement to act as an informer or special agent of a law enforcement agency without the permission of the court.
- 4. The defendant shall observe one Reentry Court session, as instructed by his probation officer.

Case: 1:24-cr-00503 Document #: 210 Filed: 10/08/25 Page 5 of 12 PageID #:3217 (Note: Identify Changes with Asterisks (*)) Judgment – Page 5 of 6 Sheet 5 – Criminal Monetary Penalties

DEFENDANT: MARQUELL DAVIS CASE NUMBER: 1:24-CR-00503(1)

Assessment

CRIMINAL MONETARY PENALTIES

Fine

AVAA Assessment* JVTA Assessment**

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

Restitution

FOTALS \$300.00 \$.00 \$.00		\$.00	\$.00							
	The determinat	ion of restitution is defernation.	red until . An .	Amended Judgment in	a Criminal Case (AO 245C)	will be entered after				
	The defendant must make restitution (including community restitution) to the following payees in the amount listed below.									
the	If the defendant makes a partial payment, each payee shall receive an approximately proportioned payment, unless specified otherwise in the priority order or percentage payment column below. However, pursuant to 18 U.S.C. § 3664(i), all nonfederal victims must be paid before the United States is paid.									
	☐ Restitution	n amount ordered pursua	nt to plea agreement	\$						
	the fifteen	The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).								
	The court	determined that the defe	ndant does not have	the ability to pay inter	rest and it is ordered that:	:				
	☐ th	e interest requirement is	waived for the							
	☐ th	ne interest requirement for	r the is modifi	ed as follows:						

^{*} Amy, Vicky, and Andy Child Pornography Victim Assistance Act of 2018, Pub. L. No. 115-299.

^{**} Justice for Victims of Trafficking Act of 2015, Pub. L. No. 114-22.

^{***} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

Case: 1:24-cr-00503 Document #: 210 Filed: 10/08/25 Page 6 of 12 PageID #:3218 (Note: Identify Changes with Asterisks (*)) Judgment – Page 6 of 6 Sheet 6 – Schedule of Payments

DEFENDANT: MARQUELL DAVIS CASE NUMBER: 1:24-CR-00503(1)

SCHEDULE OF PAYMENTS

Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:

A	\boxtimes	Lump s	sum paym	ent of \$300	due immed	iately.								
			balance	due not late	r than	, or								
			balance	due in acco	rdance with	□ C,	□ D,	☐ E, or	□Ft	below;	or			
В		Paymer	nt to begin	n immediate	ly (may be	combined	with \Box] C, 🗆	D, or	□Fb	oelow); or			
C		Paymer	nt in equa	, ,	weekly, mo 60 days) afto					ove	er a period	d of	(e.g., mo	onths or years), to
D		Paymer	nt in equa		weekly, mo 60 days) afto						er a period pervision;		(e.g., mo	nths or years), to
E		•	-	the term of s	•					-	• .			imprisonment.
F		Special	instruction	ons regardin	g the paymo	ent of crim	ninal mone	etary pena	lties:					
during	impri	sonment	t. All crin	ordered oth ninal moneta ade to the cl	ary penaltie	s, except t								lties is due nmate Financial
The de	fenda	nt shall 1	receive cr	edit for all p	ayments pr	eviously n	nade towa	rd any crii	ninal mo	onetary	penalties	s imposed	d.	
	Joint a	and Seve	eral											
	lant a	nd Co-l	Defendan it numbe		Total A	mount		oint and S mount	Several		Corresp Approp	onding P riate	Payee, if	
				d Co-Defeno yee, if appr		and Case	Numbers	(including	g defende	ant nur	mber), To	otal Amou	ınt, Joint a	and Several
	The d	efendant	t shall pay	the cost of	prosecution	1.								
	The d	efendant	t shall pay	the followi	ng court co	st(s):								
	The d	efendant	t shall for	feit the defe	ndant's inte	rest in the	following	property	to the U	nited S	states:			

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) AVAA assessment, (5) fine principal, (6) fine interest, (7) community restitution, (8) JVTA assessment, (9) penalties, and (10) costs, including cost of prosecution and court costs.

UNITED STATES DISTRICT COURT

Northern District of Illinois

UNITED STATES OF AMERICA v.	JUDGMENT IN A CRIMINAL CASE
MARQUELL DAVIS) Case Number: 1:24-CR-00503(1)) USM Number: 44073-511)
	Vadim A. Glozman Defendant's Attorney
THE DEFENDANT: ☑ pleaded guilty to count(s) two (2), three (3), and four (4) of the inc ☐ pleaded nolo contendere to count(s) which was accepted by ☐ was found guilty on count(s) after a plea of not guilty. The defendant is adjudicated guilty of these offenses: Title & Section / Nature of Offense 18 U.S.C. §2119 Motor Vehicle Theft - Carjacking 18 U.S.C. §924(c)(1)(A) Use, Carry, and Brandish Firearm During a Crime 18 U.S.C. §2119 Motor Vehicle Theft - Carjacking	the court. Offense Ended 11/03/2022 Count 2
The defendant is sentenced as provided in pages 2 through Reform Act of 1984.	his judgment. The sentence is imposed pursuant to the Sentencing
☐ The defendant has been found not guilty on count(s)	
☑ Count one (1) of the indictment is dismissed on the motion of the	United States.
It is ordered that the defendant must notify the United States Attorney mailing address until all fines, restitution, costs, and special assessme	

restitution, the defendant must notify the court and United States Attorney of material changes in economic circumstances.

September 30, 2025 Signature of Judge Matthew F. Kennelly, United States District Judge Name and Title of Judge 10-1-2025

or

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 $Sheet\ 2-\underline{Imprisonment}$ Judgment – Page 2 of 6

DEFENDANT: MARQUELL DAVIS CASE NUMBER: 1:24-CR-00503(1)

IMPRISONMENT

The defendant is hereby committed to the custody of the Federal Bureau of Prisons to be imprisoned for a total term of: Sixty (60) months as to counts two (2) and four (4) of the indictment. The terms are to run concurrently with each other. Eighty-four (84) months as to count three (3) of the indictment. Count three (3) is to run concurrently with counts two (2) and four (4) of the indictment. The Court imposed the term of imprisonment with the understanding that the defendant will be given time-served credit for all the time he served in custody in state court on case nos. 23 CR 538501, 23 CR 0539001, and 23 CR 0538701.

X		The	e court mak	es the following recommendat	ions to the Bureau of	Prisons: The Co	ourt recommends t	hat the defendant be designate	d
	to a	n in	stitution wł	nere he can participate in the re	sidential drug and al	cohol program a	t an appropriate po	oint during his incarceration. T	he
	Cou	ırt a	lso recomm	ends that the defendant be desi	ignated to an instituti	on as close to C	hicago as possible	due to the defendant's family	
	resi	ding	g in the area	. Any costs of imprisonment a	re waived due to the	defendant's inab	oility to pay.		
×		The	e defendant	is remanded to the custody of	the United States Ma	rshal.			
		The	e defendant	shall surrender to the United S	States Marshal for thi	s district:			
			at	on					
	П		as notified	l by the United States Marshal.					
				dant shall surrender for service		estitution decien	atad by the Dursay	of Drigona	
					e of sentence at the n	istitution designa	ated by the Bureau	of Filsons.	
			befor	e 2:00 pm on					
			as no	tified by the United States Mar	shal.				
			as no	tified by the Probation or Pretr	ial Services Office.				
					RETU	RN			
l ha	ive e	xecu	ited this jud	lgment as follows:					
	enda gmer		lelivered on	to	at			, with a certified copy of this	
	5								
						LDUTED	CTATEC MADCH	TAT	
						UNITED	STATES MARSH	IAL	
						Ву			
						DEPUTY	UNITED STATE	S MARSHAL	

Sheet 3 – Supervised Release Judgment – Page 3 of 6

DEFENDANT: MARQUELL DAVIS CASE NUMBER: 1:24-CR-00503(1)

MANDATORY CONDITIONS OF SUPERVISED RELEASE PURSUANT TO 18 U.S.C § 3583(d)

Upon release from imprisonment, you shall be on supervised release for a term of:

Three (3) years as to counts two (2), three (3), and four (4) of the indictment. Any costs of supervised release are waived due to the defendant's inability to pay.

The court imposes those conditions identified below:

During the period of supervised release:

- 1. The defendant shall not commit another Federal, State, or local crime.
- 2. The defendant shall not unlawfully possess a controlled substance.
- 3. The defendant shall cooperate in the collection of a DNA sample if the collection of such a sample is required by law.
- 4. The defendant shall refrain from any unlawful use of a controlled substance AND submit to one drug test within 15 days of release on supervised release and at least two periodic tests thereafter, up to 104 periodic tests for use of a controlled substance during each year of supervised release. [This mandatory condition may be ameliorated or suspended by the court for any defendant if reliable sentencing information indicates a low risk of future substance abuse by the defendant.]

DISCRETIONARY CONDITIONS OF SUPERVISED RELEASE PURSUANT TO 18 U.S.C § 3563(b) AND 18 U.S.C § 3583(d)

Discretionary Conditions — The court orders that you abide by the following conditions during the term of supervised release because such conditions are reasonably related to the factors set forth in § 3553(a)(1) and (a)(2)(B), (C), and (D); such conditions involve only such deprivations of liberty or property as are reasonably necessary for the purposes indicated in § 3553 (a)(2) (B), (C), and (D); and such conditions are consistent with any pertinent policy statement issued by the Sentencing Commission pursuant to 28 U.S.C. 994a. The court imposes those conditions identified below:

During the period of supervised release:

- 1. The defendant shall seek, or work conscientiously at, lawful employment or, if he is not gainfully employed, the defendant shall pursue conscientiously a course of study or vocational training that will equip him for employment.
- 2. The defendant shall not knowingly meet or communicate with any person whom he knows to be engaged, or planning to be engaged, in criminal activity and shall not: knowingly meet or communicate with the following persons: Edmund Singleton and Ramone Bradley.
- 3. The defendant shall refrain from excessive use of alcohol (defined as having a blood alcohol concentration greater than 0.08%; or \(\subseteq \)), and from any use of a narcotic drug or other controlled substance, as defined in §102 of the Controlled Substances Act (21 U.S.C. §802), without a prescription by a licensed medical practitioner.
- 4. The defendant shall not possess a firearm, destructive device, or other dangerous weapon.
- 5. The defendant shall participate, at the direction of a probation officer, in a substance abuse treatment program, which may include urine testing up to a maximum of 104 tests per year.
- 6. The defendant shall participate, at the direction of a probation officer, in a mental health treatment program, and shall take any medications prescribed by the mental health treatment provider.
- 7. The defendant shall not knowingly leave from the federal judicial district where he is being supervised, unless granted permission to leave by the court or a probation officer. The geographic area of the Northern District of Illinois currently consists of the Illinois counties of Cook, DuPage, Grundy, Kane, Kendall, Lake, LaSalle, Will, Boone, Carroll, DeKalb, Jo Daviess, Lee, McHenry, Ogle, Stephenson, Whiteside, and Winnebago.

Case 1124 cc 00000 Doormenn ##2201 FHdd 10000 1225 Rage 10 of 62 Rage 10 Class (Rev. 03/12/2020) Judgment in a Criminal Case

Sheet 3 – Supervised Release Judgment - Page 4 of 6

DEFENDANT: MARQUELL DAVIS CASE NUMBER: 1:24-CR-00503(1)

- 8. The defendant shall report to the probation office in the federal judicial district to which you are released within 72 hours of his release from imprisonment. The defendant shall thereafter report to the probation officer at reasonable times as directed by the court or a probation officer.
- 9. The defendant will permit a probation officer to visit him at any reasonable time at home or any location that the probation officer may enter by right or concept and will permit confiscation of contraband in plain view.
- 10. The defendant shall notify a probation officer within 72 hours, after becoming aware of any change in residence, employer, or workplace and, absent constitutional or other legal privilege, answer inquiries by a probation officer. The defendant shall answer truthfully any inquiries by a probation officer, subject to any constitutional or other legal privilege.
- 11. The defendant shall satisfy such other special conditions as ordered below.

SPECIAL CONDITIONS OF SUPERVISED RELEASE PURSUANT TO 18 U.S.C. 3563(b)(22) and 3583(d) The court imposes those conditions identified below:

During the term of supervised release:

- 1. The defendant shall, if unemployed after the first 60 days of supervision, or if unemployed for 60 days after termination or lay-off from employment, perform at least 10 hours of community service per week at the direction of the U.S. Probation Office until gainfully employed. The amount of community service shall not exceed 200 hours.
- 2. The defendant shall pay to the Clerk of the Court any financial obligation ordered herein that remains unpaid at the commencement of the term of supervised release, at a rate of not less than 10% of the total of his gross earnings minus federal and state income tax withholdings.
- 3. The defendant shall not enter into any agreement to act as an informer or special agent of a law enforcement agency without the permission of the court.
- 4. The defendant shall observe one Reentry Court session, as instructed by his probation officer.

Case 1124 cc 00600 Doorment ##2201 Flided 10000 1025 Pagg 45 of 62 Pagg 4502 ##83223 ILND 245B (Rev. 03/12/2020) Judgment in a Criminal Case

Assessment

Sheet 5 – Criminal Monetary Penalties Judgment – Page 5 of 6

DEFENDANT: MARQUELL DAVIS CASE NUMBER: 1:24-CR-00503(1)

CRIMINAL MONETARY PENALTIES

Fine

AVAA Assessment*

JVTA Assessment**

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

Restitution

IUIALS			\$300.00	\$.00	\$.00	\$.00	\$.00			
		The determination of restitution is deferred until An Amended Judgment in a Criminal Case (AO 245C) will be entered after st determination.								
	The def	fendant mus	t make restitution (including com	nmunity restitution	n) to the following payo	ees in the amount listed be	low.			
	otherwi	ise in the pri	kes a partial payment, each paye ority order or percentage paymend before the United States is paid	nt column below.						
	Restitu		amount ordered pursuant to plea	a agreement \$						
The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).						2(f) . All of the payment op				
		The court determined that the defendant does not have the ability to pay interest and it is ordered that:								
			the interest requirement is w	aived for the						
			the interest requirement for t	he is modi	fied as follows:					
		The defend	dant's non-exempt assets, if any, s.	are subject to im	nediate execution to sa	tisfy any outstanding restit	ution or fine			
	* Amv. V	icky, and An	dy Child Pornography Victim Assist	ance Act of 2018. I	Pub. L. No. 115-299.					

^{**} Justice for Victims of Trafficking Act of 2015, Pub. L. No. 114-22.

^{***} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

Case 1124 cc 00603 Doorment##2201 FHddd 10000125 Pagge 10 of 62 Pagge 10 Up #83224 ILND 245B (Rev. 03/12/2020) Judgment in a Criminal Case

Sheet 6 - Schedule of Payments Judgment - Page 6 of 6

DEFENDANT: MARQUELL DAVIS CASE NUMBER: 1:24-CR-00503(1)

SCHEDULE OF PAYMENTS

Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:

A	\boxtimes	Lump su	um payment	of \$300 due im	mediately.					
			balance du	e not later than	, or					
			balance du	e in accordance	with □ C, □ D, □	E, or \square F below; or				
В		Paymen	t to begin in	nmediately (may	y be combined with	☐ C, ☐ D, or ☐ F belo	w); or			
C		Payment in equal (e.g. weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or								
D		Paymen commer	t in equal			(y) installments of \$ imprisonment to a term	over a period of of supervision; or	(e.g., months or years), to		
E		•	-	-	sed release will con based on an assessr	nmence within (e.g.	· · · · · · · · · · · · · · · · · · ·	lease from imprisonment.		
F		Special	instructions	regarding the pa	ayment of criminal	monetary penalties:				
during	g impri	sonment.	All crimin		alties, except those	nposes imprisonment, pa payments made through		etary penalties is due Prisons' Inmate Financial		
The d	lefenda	nt shall r	eceive credi	t for all paymen	ts previously made	toward any criminal mor	netary penalties impose	d.		
	Joint a	and Seve	ral							
Defer	Case Number Total Amount Joint and Several Corresponding Payee, if Defendant and Co-Defendant Names Amount Appropriate (including defendant number)									
				Co-Defendant Na e, if appropriate		abers (including defenda	nt number), Total Amor	unt, Joint and Several		
	The defendant shall pay the cost of prosecution.									
	The d	efendant	shall pay th	e following cou	rt cost(s):					
	The defendant shall forfeit the defendant's interest in the following property to the United States:									

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) AVAA assessment, (5) fine principal, (6) fine interest, (7) community restitution, (8) JVTA assessment, (9) penalties, and (10) costs, including cost of prosecution and court costs.